

ORDINANCE 81-83

To Amend the Bloomington Municipal Code to Set
Parking Rates and Conditions for the Municipal Parking Garage

WHEREAS, the opening and operation of the Municipal Parking Garage is imminent; and

WHEREAS, the City Council is empowered by IC 19-5-11-7 to approve rates for use of said garage;

NOW, THEREFORE, BE IT HEREBY ORDAINED BY THE COMMON COUNCIL OF THE CITY OF BLOOMINGTON, MONROE COUNTY, INDIANA, THAT:

SECTION I. Subsection (g) of Section 15.68.120, entitled "Certain parking lots named--Designation of new lots", be amended to read as follows:

(g) The municipal parking facility located on the Northwest corner off the square bounded on the east by College Avenue, on the North by Seventh Street, on the West by Morton Street and on the South by Sixth Street and situated on in-lots 265 and 266 shall be named and referred to as the Municipal Parking Garage.

SECTION II. Subsection (h) of Section 15.68.120 be amended to read as follows:

(h) The municipal parking lot located at the northeast corner of Sixth and Morton Streets, commonly known as the Redevelopment Lot and being situated on lots 221 and 222 of the city, shall be named and referred to as Municipal Parking Lot No. 7.

SECTION III. Section 15.68.130, entitled "Hourly charge--Effective times", shall be amended to read as follows:

15.68.130 Hourly charge--Effective times. (a) The charge for the use of all municipal parking lots and the municipal parking garage shall be five cents per thirty-minute period or part thereof and ten cents per sixty minutes for the use of each space between the hours of nine a.m. and five p.m. every day except Sundays and public holidays. The charge shall be collected by parking meters, and any person parking a motor vehicle in a metered space shall deposit coins of the United States in payment.

(b) No vehicle shall park in a metered space in Municipal Lot No. 6 for more than one hour in any day when parking meters are in operation.

(c) No vehicle shall park in a metered space in Municipal Lot No. 3 for more than four hours in any day when parking meters are in operation.

SECTION IV. Section 15.68.140, entitled "Annual Parking Rates--Permits" be amended to read as follows:

15.68.140 Annual parking rates--Class A and B permits. (a) The City will issue two types of annual parking permits. A limited number of annual parking leases, hereafter referred to as Class A permits (not to exceed 25% of the available spaces) for specific spaces on the lower level of the Municipal Parking Garage are available to all motorists. The charge for such spaces shall be two hundred dollars (\$200.00) per year. Only motor vehicles displaying a Class A permit for that stall may park in a leased stall. Any car illegally parked in a leased stall shall be both ticketed and immediately towed.

(b) Annual parking privileges, hereafter referred to as Class B permits, shall be made available to all motorists at their election to park on a rental basis in any of the city parking lots and in available spaces excluding those designated for Class A permits in the Municipal Parking Garage. The charge for such privilege shall be one hundred and forty dollars (\$140.00) annually, payable in advance.

(c) The city shall furnish for each motor vehicle upon the application for such parking privilege and upon the payment as hereinabove set out a permit indicating the class of permit and the payment therefor.

(d) It shall be the duty of the city controller to issue the permit and collect and account for the rents received therefrom and deposit such moneys to the credit of the city in a special fund provided by law for parking meter receipts. However, receipts collected from permits and parking meters of the Municipal Parking Garage are to be deposited in accordance with the Interdepartmental Agreement between the Redevelopment Commission and the Board of Public Works for the operation of the facility.

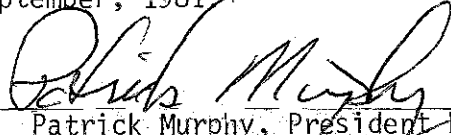
SECTION V. Section 15.68.150, entitled "Illegal parking--Defined", shall be amended to read as follows:

15.68.150 Illegal parking--Defined. Any vehicle which remains in a separate parking space upon a parking lot after the time limit shown upon the meter for such parking space has elapsed, or any vehicle backed into a parking space upon any of the municipal parking lots, is illegally parked. Any vehicle occupying a leased stall in the Municipal Parking Garage is illegally parked if a Class A permit sticker is not displayed on the lower right corner of the windshield.

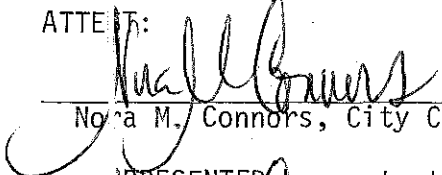
SECTION VI. Severability. If any section, sentence or provision of this ordinance, or the application thereof to any person or circumstance shall be declared invalid, such invalidity shall not affect any of the other sections, sentences, provisions, or applications of this ordinance which can be given effect without the invalid provision or application, and to this end the provisions of this chapter are declared to be severable.

SECTION VII. This ordinance shall be in full force and effect from and after its passage by the Common Council and approval by the Mayor.

PASSED and ADOPTED by the Common Council of the City of Bloomington, Monroe County, Indiana, upon this 16th day of September, 1981


Patrick Murphy, President Pro-Tem
Bloomington Common Council

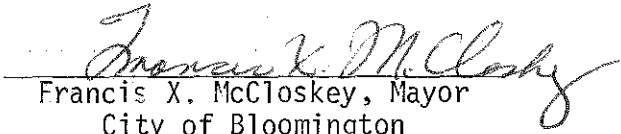
ATTEST:


Nora M. Connors, City Clerk

PRESENTED by me to the Mayor upon this 17th day of September, 1981.


Nora M. Connors, City Clerk

SIGNED and APPROVED by me upon this 22nd day of September, 1981.


Francis X. McCloskey, Mayor
City of Bloomington

SYNOPSIS

This ordinance sets the rates and conditions for the use of parking facilities in the Municipal Parking Garage located at the northwest corner off the square. It changes the annual parking lot permit fee to \$140.00, sets up two classes of parking permits, eliminates reference to the parking lot on which the Municipal Parking Garage is constructed, and renumbers the Redevelopment Parking Lot.